#### §§ 1941.89-1941.91

- (b) *Crops.* Crop insurance is a good management tool. Loan approval officials will, therefore, during the loan making process, encourage all borrowers who grow crops to obtain and maintain Federal Crop Insurance Corporation (FCIC) crop insurance or multi-peril crop insurance, if it is available.
- (1) When OL loan funds are to be used as the primary source of financing for the ensuing year's crop production expenses, and such crop(s) will serve as security for the loan, and crop insurance is purchased by the borrower, FmHA or its successor agency under Public Law 103-354 requires and "Assignment of Indemnity" on the borrower's crop insurance policy(ies).
- (2) When FmHA or its successor agency under Public Law 103–354 is not the primary lender for annual crop production expenses, but has or will have a security interest in the crop(s), and the applicant has purchased or will purchase crop insurance, an "Assignment of Indemnity" is taken by FmHA or its successor agency under Public Law 103–354, if the primary lender chooses not to do so.
- (3) When the payment of crop insurance premiums is not required until after harvest, the premiums may be paid by releasing insured crop(s) sale proceeds, but not withstanding the limits in §§ 1962.17 and 1962.29(b) of subpart A of part 1962 of this chapter. If the borrower's crop losses are sufficient to warrant an indemnity payment, the premium due will be deducted by the insurance carrier from such payment.
- (c) Chattels and real estate. Chattel property that secures OL loans must be covered by hazard insurance unless the Agency determines that coverage is not readily available or the benefit of the coverage is less than its cost. When insured, chattel property must at least be covered at its tax or cost depreciated value, whichever is less. Real property must be covered by general hazard and flood insurance in accordance with subparts A and B of part 1806 of this chapter.
- (d) Public liability and property damage. Borrowers should be advised of the possibilities of incurring liability and encouraged to obtain public liability and property damage insurance, includ-

ing insurance on a customer's property in the custody of the borrower.

(e) Mortgage clause. When insurance is required on property serving as security, Form FmHA or its successor agency under Public Law 103–354 426–2, "Property Insurance Mortgage Clause (Without Contribution)," or a standard mortgage clause in general use in the area will be attached to or printed in the policy and will show the United States of America (Farmers Home Administration or its successor agency under Public Law 103–354) as mortgagee or secured party.

[43 FR 55883, Nov. 29, 1978, as amended at 47 FR 33486, Aug. 3, 1982; 53 FR 35691, Sept. 14, 1988; 58 FR 26680, May 5, 1993; 62 FR 9355, Mar. 3, 1997; 62 FR 28618, May 27, 1997]

#### §§ 1941.89-1941.91 [Reserved]

#### §1941.92 Check delivery.

The County Supervisor will receive and deliver loan checks. On receipt of a loan check, and after arrangements have been completed for loan closing, the applicant will be promptly notified on Form FmHA or its successor agency under Public Law 103–354 440–8, "Notice of Check Delivery." Loan funds will be disbursed in accordance with subpart A of part 1902 of this chapter.

[43 FR 55883, Nov. 29, 1978, as amended at 58 FR 26681, May 5, 1993]

## §1941.93 [Reserved]

### §1941.94 Supervised bank accounts.

If a supervised bank account is required, loan funds will be deposited following loan closing. Supervised bank accounts will be established in accordance with subpart A of part 1902 of this chapter.

[53 FR 35692, Sept. 14, 1988]

### §1941.95 [Reserved]

#### §1941.96 Changes in use of loan funds.

- (a) Approval of changes. County Supervisors, or their delegates, are authorized to approve changes in the purposes for which loan funds are to be used provided:
- (1) The change is consistent with authorities, policies and limitations for making loans, and

(2) The change will not adversely affect either the workings of an on-going operation or the Government's interest.

(b) Recording changes. When changes are made in the use of loan funds, the installments on Form FmHA or its successor agency under Public Law 103-354 1940-17, "Promissory Note," will not be revised. When funds loaned for the purchase of capital goods are to be used for annual recurring production expenses, the funds will be repaid in accordance with the terms for such uses in subpart A of this part. Appropriate changes with respect to the repayments will be made in table K of Form FmHA or its successor agency under Public Law 103-354 431-2, "Farm and Home Plan," also on Form FmHA or its successor agency under Public Law 103-354 1962-1, "Agreement for the Use of Proceeds/Release of Chattel Security," and initialed by the borrower. Appropriate notations will be made in the "Supervisory and Servicing Actions" section of the Management System Card.

[43 FR 55883, Nov. 29, 1978, as amended at 45 FR 16166, Mar. 13, 1980; 53 FR 35692, Sept. 14, 1988; 54 FR 47959, Nov. 20, 1989]

# **PART 1942—ASSOCIATIONS**

# Subpart A—Community Facility Loans

```
Sec.
1942.1 General.
1942.2 Processing applications.
1942.3 Preparation of appraisal reports.
1942 4 Borrower contracts
1942.5 Application review and approval.
1942.6 Preparation for loan closing.
1942.7 Loan closing.
1942.8 Actions subsequent to loan closing.
1942.9 Planning, bidding, contracting, and
   constructing
1942.10–1942.11 [Reserved]
1942.12 Loan cancellation.
1942.13 Loan servicing.
1942.14 Subsequent loans.
1942.15 Delegation and redelegation of au-
   thority.
1942.16 State supplements and guides.
1942.17 Community facilities.
                        facilities-Planning,
1942.18 Community
   bidding, contracting, constructing.
1942.19 Information pertaining to prepara-
   tion of notes or bonds and bond tran-
   script documents for public body appli-
   cants.
1942.20 Community Facility Guides.
```

```
1942.21 Statewide nonmetropolitan median household income.
1942.22-1942.49 [Reserved]
1942.50 OMB control number.

Subpart B [Reserved]

Subpart C—Fire and Rescue and Other Small Community Facilities Projects
```

```
1942.101
        General.
1942.102
         Nondiscrimination.
1942.103
         Definitions.
1942.104
         Application processing.
1942.105
         Environmental review.
1942.106
        Intergovernmental review.
1942.107
        Priorities.
1942.108 Application docket preparation and
   review
1942.109-1942.110 [Reserved]
        Applicant eligibility.
1942.111
1942.112
        Eligible loan purposes.
1942.113
        Rates and terms.
1942.114
        Security.
1942.115
         Reasonable project costs.
1942 116
        Economic feasibility requirements.
1942.117
        General requirements.
1942.118 Other Federal, State, and local re-
   quirements.
1942.119 Professional services and borrower
   contracts.
1942.120-1942.121 [Reserved]
1942.122 Actions prior to loan closing and
   start of construction.
1942.123 Loan closing.
```

	3	0		
ery.				
1942.128	Borrower	accounting	methods,	
management reports and audits.				
1942.129	Borrower supervision and servicing.			
1942.130-	942.130–1942.131 [Reserved]			
1942.132	Subsequen	t loans.		
1942.133	Delegation	and redelegat	ion of au-	
thority.				
1942.134	State supp	lements and gu	ides.	
1942.135-	1942.149 [R	eserved]		
1942.150	OMB contr	rol number.		

1942.126 Planning, bidding, contracting, con-

1942.127 Project monitoring and fund deliv-

1942.124-1942.125 [Reserved]

structing, procuring.

## Subparts D-F [Reserved]

### Subpart G—Rural Business Enterprise Grants and Television Demonstration Grants

```
1942.302 Policy.
1942.303 Authorities, delegation, and redelegation.
1942.304 Definitions.
1942.305 Eligibility and priority.
1942.306 Purposes of grants.
1942.307 Limitations on use of grant funds.
1942.308 Regional Commission grants.
```

1942.301

1942.309

Purpose.

[Reserved]